## Amendment No. 6 to SB0129

## <u>Ketron</u> Signature of Sponsor

AMEND Senate Bill No. 129\*

House Bill No. 102

by deleting the language "also obtains a special license in accordance with § 57-3-204(f)(1)" in subdivision (d)(4) in SECTION 1 of the bill as amended and substituting instead the language "is also selling the manufacturer's alcoholic beverages or products at retail".

AND FURTHER AMEND by deleting SECTION 3 in the bill as amended and substituting instead the following:

SECTION 3. Tennessee Code Annotated, Section 57-3-202, is amended by adding the following as a new subsection thereto:

(i)

(1) A manufacturer's license issued or renewed under this section to a manufacturer shall also allow such manufacturer to sell at retail on the licensed premises of the manufacturer products that are manufactured on the manufacturer's premises; provided that no more than five gallons (5 gal.) or one-sixth (1/6) of a barrel of its products may be sold to any one (1) individual per visit to the premises. The manufacturer may serve samples of the product manufactured or distilled at the premises to any person of legal drinking age without cost or may include such samples as part of a tour of the manufacturer's or distiller's premises available to the public with or without cost. Such samples may be made available at any location on the manufacturing premises permitted by federal law. The manufacturer shall disclose to the commission the location where samples are available. The hours of sale for the manufacturer to sell products at retail shall be between the hours of eight o'clock a.m. (8:00 a.m.) and

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eleven o'clock p.m. (11:00 p.m.) on Monday through Saturday and between the hours of noon (12:00 p.m.) and seven o'clock p.m. (7:00 p.m.) on Sunday.

(2) A manufacturer electing to exercise the rights granted to it under subdivision (i)(1), may only sell at retail or provide samples of product that it has obtained from a wholesaler licensed under § 57-3-203, and such wholesaler shall remit all taxes imposed under sections §§ 57-3-302, 57-3-501 (which shall be collected from the manufacturer based upon its retail sales), and 57-6-201. For products acquired from a wholesaler by a manufacturer under this section, the wholesaler may permit the manufacturer to deliver its products to the location on its premises where such sales and samples will be effected, provided the wholesaler permitting such direct shipment must include the amounts delivered in its inventory and depletions for purposes of tax collections.